

# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/638,172 \_\_08/11/00 **HAWKS** 00CON115P **EXAMINER** MM91/0801 FARJAMI & FARJAMI LLP NGO.H 16148 SAND CANYON **ART UNIT** PAPER NUMBER IRVINE CA 92618 2831 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

08/01/01

## Office Action Summary

Application No. 09/638,172

Applicant(s)

Hawks et al

Examiner

Hung V. Ngo

Art Unit 2831



	The MAILING DATE of this communication appears	on the cover sheet with the corre	
	or Reply	TO EVOIDE 2 MONTH	L(S) EDOM
	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.	TO EXPIRE INIUNTI	H(S) FROM
- Exten	isions of time may be available under the provisions of 37 C ter SIX (6) MONTHS from the mailing date of this communic		may a reply be timely filed
- If the	period for reply specified above is less than thirty (30) days		m of thirty (30) days will
- If NO	considered timely. period for reply is specified above, the maximum statutory	period will apply and will expire SIX (	6) MONTHS from the mailing date of this
- Failur	mmunication. e to reply within the set or extended period for reply will, by		
	reply received by the Office later than three months after the rned patent term adjustment. See 37 CFR 1.704(b).	mailing date of this communication,	even if timely filed, may reduce any
Status	•		
1) 💢	Responsive to communication(s) filed on Jul 6, 200	01	•
2a) 🗌	This action is <b>FINAL</b> . 2b) 💢 This action is non-final.		
3) 🗆	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.		
Disposi	tion of Claims		
4) 💢	Claim(s) <u>11-19</u>	is/ar	e pending in the application.
4	la) Of the above, claim(s)	is/a	re withdrawn from consideration.
5) 🗆	Claim(s)		is/are allowed.
6) 💢	Claim(s) 11-19		is/are rejected.
7) 🗆	Claim(s)		is/are objected to.
8) 🗆	Claims	are subject to restri	ction and/or election requirement.
Applica	tion Papers		
9) 🗆	The specification is objected to by the Examiner.		
10)	The drawing(s) filed on is/are	e objected to by the Examiner.	
11)	The proposed drawing correction filed on	is: a)□ approved	b)□ disapproved.
12)	The oath or declaration is objected to by the Exam	iner.	
Priority	under 35 U.S.C. § 119		
13)	Acknowledgement is made of a claim for foreign p	riority under 35 U.S.C. § 119(a	)-(d).
a) [	☐ All b)☐ Some* c)☐ None of:		
	1. $\square$ Certified copies of the priority documents have	ve been received.	
	2. $\square$ Certified copies of the priority documents have	ve been received in Application I	No
	3. Copies of the certified copies of the priority described application from the International Bure	eau (PCT Rule 17.2(a)).	n this National Stage
_	ee the attached detailed Office action for a list of the		(a)
14)	Acknowledgement is made of a claim for domestic	priority under 35 0.5.C. 3 119	(e).
Attachm	ent(s)		
, ,	otice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Pape	r No(s)
	otice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application	n (PTO-152)
17) [ In	formation Disclosure Statement(s) (PTO-1449) Paper No(s).	20) Other:	

Application/Control Number: 09/638172 Page 2

Art Unit: 2831

#### **DETAILED ACTION**

#### Election/Restriction

Applicant's election without traverse of Group II, claims 11-19 in Paper No. 3 is acknowledged.

#### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 11-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Marrs et al.

Marrs et al disclose (as best shown in Figs 3, 4) a printed circuit board (302, 402) including a die (301a, 401) attached to said printed circuit board; a hole (307, 407) in said printed circuit board, said hole being adjacent to said die, said hole being filled with a mold compound (303, 403), said mold compound surrounding and covering said die, wherein said mold compound is locked into said printed circuit board (re claim 11).

Re claim 12, wherein said hole is a through hole (Fig 4).

Re claim 13, wherein said hole is a blind hole (Fig 3).

Application/Control Number: 09/638172 Page 3

Art Unit: 2831

Re claim 14, a bond wire (306, 406), wherein a first end of said bond wire is bonded to a die bonding pad on said die and a second end of said bond wire is bonded to a printed circuit board bonding location on said printed circuit board.

Re claim 15, wherein said mold compound is selected from the group consisting of multi functional epoxy, novolac, and biphenyl resin (col 8, line 33)

Re claim 16, a layer of die attach (412) between said die and said printed circuit board (Fig 4).

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Marrs et al in view of Garbelli et al

The teaching of Marrs et al as discussed above does not disclose the printed circuit board comprising a first layer of metal below the die (re claim 17), the layer of die attach provided between said die and said first layer of metal (re claim 18), the first layer of metal comprises gold plated copper (re claim 19).

Art Unit: 2831

Garbelli et al disclose a first layer of metal (140) below the die comprising gold plated copper (col 4, lines 42-48) and a layer of die attach provided between said die and said first layer of metal (Fig 1) to allow a better compatibility with the glue material and facilitating the heat transfer from the back of the device (col 4, lines 42-48).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to include the layer of metal or gold plated copper below the die and the layer of die attach of Marrs et al for the purpose of allowing a better compatibility with the layer of die attach and facilitating the heat transfer from the back of the die as taught by Garbelli et al.

#### Communication

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hung V. Ngo whose telephone number is (703) 308-7614. The examiner can normally be reached on Tuesday to Friday from 8:30 am to 06:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine Kincaid, can be reached on (703) 308-0640.

The fax phone number for this Group is (703) 305-3431 or (703) 305-3432.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

Application/Control Number: 09/638172

Art Unit: 2831

Hung V. Ngo

July 30, 2001

Page 5

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